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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/652,322	08/31/2000	Shubhendu S. Mukherjee	1662-27300 (P00-3094)	2964
22879	7590 07/22/2004		EXAM	INER
HEWLETT PACKARD COMPANY			NGUYEN, QUANG N	
P O BOX 272400, 3404 E. HARMONY ROAD INTELLECTUAL PROPERTY ADMINISTRATION		ART UNIT	PAPER NUMBER	
	LINS, CO 80527-2400		2141	

DATE MAILED: 07/22/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

, , ,	Application No.	Applicant(s)	SO:		
Office Action Summary	09/652,322	MUKHERJEE ET A	AL.		
Office Action Summary	Examiner	Art Unit			
	Quang N. Nguyen	2141			
The MAILING DATE of this communication appreciated for Reply	ears on the cover sheet with the c	orrespondence add	dress		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status					
1) Responsive to communication(s) filed on <u>21 Ju</u>	<u>ne 2004</u> .				
2a) This action is FINAL . 2b) ⊠ This a	action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) Claim(s) 1-46 is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5)⊠ Claim(s) <u>14-27 and 30-46</u> is/are allowed.					
6)⊠ Claim(s) <u>1-13,28 and 29</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	election requirement.				
Application Papers					
9) The specification is objected to by the Examiner.					
10) $igtimes$ The drawing(s) filed on <u>12 February 2002</u> is/are: a) $igtimes$ accepted or b) $igsqcup$ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) \square The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. §§ 119 and 120					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. a) The translation of the foreign language provisional application has been received. 14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78. 					
Attachment(s)					
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	4) Interview Summary 5) Notice of Informal P 6) Other:				

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Detail Action

1. A request for continued examination under 37 CFR 1.114, including the fee set

forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this

application is eligible for continued examination under 37 CFR 1.114, and the fee set

forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action

has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on

06/21/2004 has been entered.

Claims 1, 14 and 23-24 have been amended. Claims 30-46 have been added as

new claims. Claims 1-46 are presented for examination.

Claim Rejections - 35 USC § 103

2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

invention was made to a person having ordinary skill in the art to which said subject matter pertains.

Patentability shall not be negatived by the manner in which the invention was made.

3. Claims 1-5, 13 and 28-29 are rejected under 35 U.S.C. 103(a) as being

unpatentable over Passint et al. (US 5,970,232), herein after referred as Passint, in

view of Gotwald (US 5,987,518).

4. As to claim 1, Passint teaches a distributed multiprocessing computer system, comprising:

a plurality of microprocessor units (i.e., a plurality of scalable interconnect network units 28/128 of Figs. 2/3) coupled to each other, wherein each microprocessor unit comprises:

a router (router 50 of Fig. 2 and Fig. 18) to route message packets between said microprocessor units, and wherein said router prioritizes message packets based upon age of the message packet (Passint, C11: L55-64);

a plurality of network input ports and network output ports (network ports 52-66 of router 50 in Fig. 2 and Fig. 18) connecting said plurality of microprocessor units to form a computer network, wherein each of said network input ports couples to one or more associated local arbiters (router receive block 102 of Fig. 18) in the router, each of said local arbiters operable to select a message packet among message packets waiting at the network input port (router receive block 102 accepts data, manages virtual data channels, dynamically allocated memory queues, bypass logic, and fairness logic which ages packets when they fail to make progress, forwards data to router tables 104 and 106 and a router send block 108 which drives data into LLP block 100 for transmission) (Passint, C5: L47-67, C6: L1-8 and L40-67, C7: L1-15, C10: L27-67 and C11: L1-4).

However, Passint teaches router 50 routing message packets according to the packet header information and information from lookup tables including a local router table having directions for routing message packets, etc., but does not explicitly teach

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prioritizing message packets based upon the size, type and source of the message packets.

In a related art, Gotwald teaches a prioritization scheme wherein different messages are prioritized according to at least one of source address, destination address, data type (wherein different types of data such as real-time audio and video data streams are characterized in terms of their size, hence, Gotwald inherently teaches different messages are prioritized according to their sizes also) and/or connection type (Gotwald, C4: L62-67 and C5: L1-16).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the teachings of Passint and Gotwald to prioritize message packets based upon type, age, size and source of the message packet since such prioritization methods were conventionally employed in the art of prioritizing the message packets for routing in multiprocessors computer systems to preserve the fairness in packetized data transmission via a switched router architecture.

5. As to claims 2 and 28, Passint-Gotwald teaches the system of claim 1, wherein message ages each time it is stored in a virtual channel buffer (of a router). The longer the message waits, the more it ages until the aging limit is reached, where the upper age values are reserved for fixed high priority packets and the priority for transmission is given to older messages (i.e., said router inherently includes a plurality of timers implemented as starvation and drain timers that indicate when a message packet must be immediately dispatched) (Passint, C11: L55-64).

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6. As to claim 3, Passint-Gotwald teaches the system of claim 1, wherein said

microprocessor unit further includes a plurality of microprocessor input ports and output

ports (network ports 52-66 of router 50) that allow the exchange of message packets

between hardware functional units in the microprocessor and between microprocessors.

7. As to claim 4, Passint-Gotwald teaches the system of claim 3, wherein each of

said microprocessor input ports couples to local arbiters in the router, each of said local

arbiters able to select a message packet among message packets waiting at the

microprocessor input port (router receive block 102 accepts data, manages virtual data

channels, dynamically allocated memory queues, bypass logic, and fairness logic which

ages packets when they fail to make progress, forwards data to router tables 104 and

106 and a router send block 108 which drives data into LLP block 100 for transmission)

(Passint, C10: L27-49).

8. As to claim 5, Passint-Gotwald teaches the system of claim 4, wherein each of

said network output ports and microprocessor output ports couples to a global arbiter

(arbiter block 110 of Fig. 18) in the router that selects a message packet from message

packets nominated by the local arbiters of said network input ports and microprocessor

input ports (i.e., nominated by ports 52-66) (Passint, C10: L27-67 and C11: L1-4).

9. As to claim 13, Passint-Gotwald teaches the system of claim 5, wherein said

network or microprocessor output port global arbiter selects said message packet

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Least-Recently-Granted from the network input ports, then Least-Recently-Granted from the microprocessor input ports (i.e., ports which are not used/selected during the first

level arbitration have a second chance to be granted by the second level or bypass

arbiter) if said network or microprocessor output port is idle (Passint, C10: L27-67 and

C11: L1-4).

10. As to claim 29, Passint-Gotwald teaches the system of claim 5, wherein the

global arbiter selects and outputs the message packet from message packets based on

an input port hierarchy (i.e., based on routing information such as source/destination

addresses/ports and data type contained in the global router table and the local router

table) (Gotwald, C4: L61-66; Passint, C8: L32-47, C12: L51-63 and C14: L41-58).

11. Claims 6-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over

Passint, in view of Gotwald, and further in view of Miller et al. (US 6,282,195),

herein after referred as Miller.

12. As to claims 6-12, Passint-Gotwald teaches the system of claim 5, but does not

explicitly teach if a (from first to seventh) message packet type is ready to be dispatched

from the network or microprocessor input port, the local arbiter requests service for the

message packet type from the global arbiter of the destination network or

microprocessor output port.

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In the related art, Miller teaches a switched router for transmitting packetized data concurrently between a plurality of devices coupled to the I/O ports of the switched router based upon destination and source ID, packet type (Miller, 7 packet types, C5: L2-20), transaction number, data size, arbitration and control bits, wherein a ready-for-dispatched message packet type is waiting for the request manager 407 in the source link controller 401 (i.e., the global arbiter) to check the status of the destination port and the priority of the message packets in the queue to determine which of the packets in the input packet buffer 406 has the highest priority to select to enter the arbitration phase (Miller, Fig. 4 and corresponding text, C12: L2-35)

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to combine the teachings of Passint-Gotwald and Miller to request service for the ready to be dispatched message packet type from the global arbiter of the destination network or microprocessor output port since such requests were conventionally employed in the art to allow the system facilitating the most efficient and advantageous handling of packetized data transmission in switched routing scheme to preserve the fairness in prioritizing the message packets based on various criteria such as type, age and source of the message packet for routing in multiprocessors computer systems and to avoid deadlock or starvation to happen.

Allowable Subject Matter

13. Claims 14-27 and 30-46 are allowed.

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14. A shortened statutory period for reply to this action is set to expire THREE (3)

months from the mailing date of this communication. See 37 CFR 1.134.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Quang N. Nguyen whose telephone number is (703)

305-8190.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

SPE, Rupal Dharia, can be reached at (703) 305-4003. The fax phone number for the

organization is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is (703) 305-

3800/4700.

Quang N. Nguyen

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RUPEDVISORY PATENT EXAMINER